

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

	United	States of America,) ,	Case No	4:24-mg-71	724-MAG		
	,	Plaintiff, V.)	STIPULA UNDER T	TED ORDER EXC THE SPEEDY TRL			D
	Kara	v. En Gupta Defendant(s).)				05 2024	
Trial A	reason	as stated by the parties on the language of th	the public and th	and finds the defendant	in a speedy trial.	ice served by the See 18 U.S.C. §	DISTRICT CO	DURT IFORNIA
		Failure to grant a continua See 18 U.S.C. § 3161(h)(7	nce would be lik	ely to result	in a miscarriage of	f justice.		
		The case is so unusual or sidefendants, the natural or law, that it is unreasonal itself within the time limit	are of the prosect ble to expect ade	ition, or guate prepa	the existence of ration for pretrial p	roceedings or the	ortact	
	·	Failure to grant a continuataking into account the ex-	nce would deny ercise of due dili	the defendangence. See	nt reasonable time 18 U.S.C. § 3161(h	to obtain counsel n)(7)(B)(iv).	,	
	<u>\</u>	Failure to grant a continual counsel's other scheduled See 18 U.S.C. § 3161(h)(7)	case commitmer	sonably den	y the defendant co to account the exe	ntinuity of couns	el, given ence.	
٠	,	Failure to grant a continuance would unreasonably deny the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).						
		With the consent of the dedisposition of criminal carparagraph and — based of the time limits for a preliment extending the 30-day time exclusions set forth above	ses, the court sets n the parties' sho ninary hearing un e period for an in	s the prelimi wing of goo nder Federal dictment un	nary hearing to the od cause — finds g Rule of Criminal der the Speedy Tri	ood cause for ext Procedure 5.1 an al Act (based on	ending d for	
	IT IS	SO ORDERED.		1	Jai 11	2000		
*	DATI	ED: 12/5/2024		•	Westmore tates Magistrate Ju	dge		
	STIP	ULATED: Attorney for De	fendant	Assistant	United States Atto	orney		